UNITED STATES BANKRUPTCY COURT : 19-bk-04673 DISTRICT OF ARIZONA

In re DANIEL ALFREDO ORTEGA EMMA CECILIA ORTEGA	Case No. CHAPTER 13 PLAN
Debtor(s).	 ■ Original □ Amended □ Modified □ Payments include post-petition mortgage payments ■ Flat Fee/Administrative Expense □ Hourly Fee/Administrative Expense
This Plan includes the following (check all that are applicable):	
creditor. See Section $(C)(5)(b)$.	by result in a partial payment or no payment to the secured our chase money security interest. See Section (C)(5)(c).
Your rights may be affected by this Plan. Your claim may be reduce your claim as proposed in this Plan or to any provision of this Plan below. The Bankruptcy Court may confirm this Plan without furth by the Trustee. See Bankruptcy Rule 3015 and Local Rule 2084-13	n, you must file a written objection by the deadline set forth her notice if no objection is filed and the order is approved
This Chapter 13 Plan is proposed by the above Debtor ² . The Debtor ce creditor who disagrees with the proposed treatment of its debt in this P the Debtor, Debtor's attorney (if any), and the Chapter 13 Trustee not l creditors, or any continuation of such meeting, or 28 days after service This Plan does not allow claims or alter the need for timely filing any claim, the creditor must file a proof of claim with the Court.	Plan must timely file an objection to the Plan and serve copies on less than 14 days after the date set for the first meeting of of the Plan, whichever is later. See Local Rule 2084-9.
If confirmed, the Plan will modify the rights and duties of the Debtor a the earlier of payment of the underlying debt or Debtor's discharge und another chapter (for example, Chapter 7) without completion of the Pla applicable non-bankruptcy law.	der 11 U.S.C. § 1328 ³ . If the case is dismissed or converted to
Pre-petition defaults will be cured using the interest rate set forth in the terms of the Plan.	e Plan. Any ongoing obligation will be paid according to the
☐ This is an Amended or Modified Plan.	
The reason(s) why Debtor filed this Amended or Modified Plan:	
Summarize how the Plan varies from the last Plan filed:	

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 $^{^{-1}}$ "Plan" includes the original plan and any amended or modified plan. 2 If this is a joint case, then "Debtor" means both Debtors.

³ "Code" means the United States Bankruptcy Code, 11 U.S.C. § 101 et. seq.

(A) Plan Payments and Property to be Submitted to the Trustee.

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Plan payments start on **May 18, 2019**. The Debtor shall pay the Trustee as follows:

\$390 each month for month 1 through month 36.

The proposed plan duration is <u>36</u> months. The applicable commitment period is <u>36</u> months.
See Code § 1325(b)(4). In addition to plan payments and, if applicable, mortgage conduit payments, Debtor will submit the following
property to the Trustee:

(B) Trustee's Percentage Fee. The Trustee shall collect upon receipt a percentage fee from all plan payments (including mortgage payments) and property received, not to exceed 10%.

(C) Administrative Expenses and All Claims.

- (1) Until the Court confirms the Plan the Trustee will make adequate protection payments under Section (C)(1)(a) below, mortgage conduit payments under Section (C)(1)(b), if applicable, and pay other sums as ordered by the Court. Other disbursements will be made after the Court confirms the Plan. Unless otherwise provided for in Section (H) below, disbursements by the Trustee shall be pro rata within classes and made in the following order:
 - (a) Adequate protection payments to creditors secured by personal property.
 - None. If "None" is checked, the rest of Section (C)(1)(a) is not to be completed.

Pursuant to Local Rule 2084-6, the Trustee is authorized to make monthly pre-confirmation adequate protection payments to a secured creditor without a Court order, provided the claim is properly listed on Schedule D, a secured proof of claim is filed that includes documentation evidencing a perfected security agreement, and the Debtor or creditor sends a letter to the Trustee requesting payment. The Trustee will apply adequate protection payments to the creditor's secured claim. After confirmation, adequate protection payments will continue until the claim is paid in full, unless the confirmed Plan or a Court order specifies a different treatment. If a creditor disagrees with the amount of the proposed adequate protection payments or the Plan fails to provide for such payments, the creditor may file an objection to confirmation of this Plan and/or file a motion pursuant to Code §§ 362 or 363.

Creditor	Property Description	Collateral Value	Monthly Amount

- ☐ Nonstandard Provisions. See Section (H)
 - (b) Mortgage Conduit Payments.
 - None.

The Trustee shall disburse Conduit Payments to a Real Property Creditor without regard to whether the Court has confirmed a Plan or the Real Property Creditor has filed a proof of claim. See Section (C)(4)(c) and Local Rule 2084-4.

- (2) Administrative expenses. Code § 507(a)(2).
 - (a) Attorney fees. Debtor's attorney has agreed to:
 - A flat fee of \$ 5,500.00 , of which \$ 1,600.00 was paid before the filing of the case (See Local Rule 2084-3); or
 - ☐ File a fee application for payment of a reasonable amount of fees. The estimated amount of fees to be paid by the Trustee, subject to Court order, is \$, of which \$ was paid before the filing of the case.
 - (b) Additional Services. Counsel for the Debtor has agreed to charge a flat fee for the following additional services provided to the Debtor:
 - Before Confirmation: (i)

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	☐ Adversary proceeding			4:1	.9-bk-04673
	■ Lien Avoidance Actio ■ Preparing and filing of □ Other Flat Fees for \$.		ell property \$ <u>1500.00</u>	-	
(ii)	After Confirmation				
	■ Preparing and filing of	Modified Plan	\$_ 500.00		
	■ Responding to motion	to dismiss and a	ttendance at hearings \$	500.00 .	
	■ Defending motion for □ Adversary proceeding	s \$.	utomatic stay \$ <u>500.00</u>	_:	
	■ Lien Avoidance Actio	ns \$_ 1500.00			
	■ Preparing and filing of □ Other Flat Fees for \$.	f any motion to s	ell property \$ <u>500.00</u>		
Cour	ther additional services will asel will file and notice a sep me expended in the case in t	arate fee applica	tion detailing the additi		
(c) Othe	r Professional Expenses:				
executor the arrea (a) Assu	t to Code § 1322(b), the Debry contract with sums owing trage amount shall be the ammed. The transfer of the contract will be paid on the principle.	, the arrearage w nount stated in th	ill be cured by periodic e creditor's allowed pro	plan payments. Unless the pof of claim.	Court orders otherwise,
credi escro	tor identified in this paragra ow notices, and default notice tion of the automatic stay.	ph may mail to t	he Debtor all correspon	dence, notices, statements,	payment coupons,
	Creditor	Pro	perty Description	Estimated Arrearage Amount	Arrearage Through Date
□N	onstandard Provisions. See	Section (H)			
(b) Reje	cted.				
	Creditor			Property Description	
	onstandard Provisions. See	. ,			
■ None	. If "None" is checked, the	rest of Section (C)(4) is not to be comp	leted.	

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(a) *Claim Wholly Unsecured*. The Debtor considers any real property creditor listed below to have an unsecured claim under Code § 506(a) as senior liens are greater in amount than the value of the real property. Unless disallowed or otherwise ordered, each of the following shall be classified as a wholly unsecured claim under Section (C)(7) below. This provision

shall not alter the status of a claim otherwise entitled to be classified as a priority under Code § 507(a)(8).

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		Proper	rty Description	Value of Coll	lateral 1	Liens wi	mount of th Greater ority
-NONE-						111	Officy
No Pre-Petition Mortgo hall be paid directly by				arrears, regular po	ost-petiti	ion mortgag	ge paymen
Credito	<u>r</u>		Property Address	<u>S</u>	Post-I	Petition Pay Debtor	ments by
-NONE-							
post-petition payments and stated amount stated in the crew A creditor identified in ascrow notices, and defautomatic stay.	in Nonstandard ditor's allowed this paragraph n	Provisions. Uproof of clair may mail the	Unless the Court orders n. Debtor all corresponde	otherwise, the arr	rearage a	amount shal	l be the
Creditor or Property	Property D	escription	Current Monthly Payment	Estimated Arrearage Amou		rrearage Amount	Interest Rate, if
Servicing Agent				Owed]	Owed Through	<u>(i.e.,</u>
Servicing Agent -NONE- □ Nonstandard Provis	sions. See Section	on (H).		Owed]		applicabl (i.e., HOAs)
-NONE-	al Property or a sked, the rest of s (a) and (b) that daims. The cked, the rest of the cked, the rest of the contract interest of the children the holde ankruptcy law of the cked.	The Combination of Section (C) (at are included at of Section (c). 910 claims) est rate. Unlear of a claim with the control of	d in the plan payment of the complete of the plan payment of the p	al Property. ed. will be paid concur ompleted. der the Plan with in the principal amount the earlier of pays which time the lien	nterest a nt to be ment of will term	nnd pro rata at the rate st paid will be the underly minate and	(i.e., HOAs) ated below e as stated ing debt shall be

(b) Modified Secured Claims.

☐ Nonstandard Provisions. See Section (H).

□ None. <i>If "None</i> "	" is checked, the rest o	of Section (C)(5)(b) is not to be completed

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Secured creditors listed below shall be paid the amount shown below as the Amount to Be Paid on Secured Claim, with such amount paid through the Plan payments. If the Plan proposes to pay a Secured Claim less than the amount asserted in the proof of claim, then the holder of the Secured Claim must file a timely objection to the Plan. If the principal amount of the creditor's proof of claim is less than the Amount to Be Paid on Secured Claim, then only the proof of claim amount will be paid. If a creditor fails to file a secured claim or files a wholly unsecured claim, the debtor may delete the proposed payment of a secured claim in the order confirming plan. The holder of a timely filed secured claim will retain its lien until the earlier of payment of the underlying debt determined under non-bankruptcy law or discharge under § 1328, at which time the lien will terminate and shall be released by the creditor. Any proposed adequate protection payments are provided for in Section (C)(1)(a) above.

Creditor and Property Description	Debt Amount	Value of Collateral and Valuation Method	Amount to Be Paid on Secured Claim	Proposed Interest Rate
Ally Financial 2014 CHEVY EQUINOX 107K miles Location: 3772 E. MORENEI ROAD, San Tan Valley AZ 85143	\$15,172.00	\$8,574.00	\$8,574.00	6.00%

□ Nonstandard Provisions. See Section (H).

- (c) Lien Avoidance.
 - None. If "None" is checked, the rest of Section (C)(5)(c) is not to be completed.

The judicial liens or nonpossessory, nonpurchase money security interests securing the claims listed below impair exemptions to which the debtor(s) would have been entitled under Code § 522(b). Unless ordered otherwise, a judicial lien or security interest securing a claim listed below will be avoided to the extent that it impairs such exemptions upon entry of the order confirming the plan. The amount of the judicial lien or security interest that is avoided will be treated as an unsecured claim in Section (C)(7) to the extent allowed. The amount, if any, of the judicial lien or security interest that is not avoided will be paid in full as a secured claim under the plan. See Code § 522(f) and Bankruptcy Rule 4003(d). If more than one lien is to be avoided, provide the information separately for each lien. All information for the avoidance of the *lien(s)* must be provided.

Information regarding judicial lien or security interest

Information regarding calculation of lien avoidance and treatment of remaining secured claim

- (6) Priority, Unsecured Claims, Other Than Debtor's Attorney Fees.
 - None. If "None" is checked, the rest of Section (C)(6) is not to be completed.

All allowed claims entitled to priority treatment under § 507 shall be paid in full, pro rata:

(a) Unsecured Domestic Support Obligations. The Debtor shall remain current on such obligations that come due after filing the petition. Unpaid obligations before the petition date are to be cured in the plan payments. The amount to be paid will be adjusted to the creditor's allowed claim amount, through the claim process. If the holder of a domestic support obligation disagrees with the treatment proposed in this Plan, the holder must file a timely objection.

Creditor **Estimated Arrearage (b)** Other unsecured priority claims. Creditor Type of Priority Debt **Estimated Amount**

☐ Nonstandard Provisions. See Section (H).

(7) Nonpriority, Unsecured Claims. Allowed unsecured, nonpriority claims shall be paid pro rata the balance of payments, if any, under the Plan. The amount to be paid or actually paid may differ from the Plan Analysis, depending on the Plan confirmation

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	process and claims allowance.		4:19-bk-04673
	☐ Nonstandard Provisions. See Section (H).		
(D) §	urrendered Property.		
ı	■ None. If "None" is checked, the rest of Section (D) is not t	o be completed.	
	Debtor surrenders the following property to the secured cree ordered by the Court, bankruptcy stays are lifted as to the coreceive no distribution until the creditor files a claim or an aremaining on the claim. Should the creditor fail to file an areneed not make any distributions to that creditor.	ollateral to be surrendered. Any clain amended proof of claim that reflects	m filed by such creditor shall sany deficiency balance
	Entity	Brief Description	on of Property
(E) <u>\</u>	Vesting. Except as stated in this paragraph, property of the esta	te shall vest in the Debtor upon con	firmation of the Plan.
□ Tł	ne following property shall vest in the Debtor upon Plan compl	etion:	
	Brief Descripti	on of Property	
	<u>Bhei Besempu</u>	ion of Froperty	
(Cax Returns. While the case is pending, the Debtor shall providays after filing the return with the tax agency. The Debtor has period ending on the petition date, except: Unfiled Tax	filed all tax returns for all taxable p	
(G) <u>I</u>	Funding Shortfall. Debtor will cure any funding shortfall befo	ore the Plan is deemed completed.	
I	Nonstandard Provisions. Any Nonstandard Provision included must identify the provision of the Plan being modified, the proposition submits the following provisions that vary from Section	posed modification and the justificant (C) of the Local Plan Form:	
	■ None. If "None" is checked, the rest of Section (H) is not to Provide the detail required above.	o be completed.	
	Nonstandard	d Provisions	
(I)	<u>Plan Summary</u> . If there are discrepancies between the Plan control.	and this Plan Analysis, the provisio	ns of the confirmed Plan

	(1)	Trustee's compensation (10% of Total plan payments to	Trustee)	\$		1,404.00
	(2)	Administrative Expenses (§(C)(2))	,	4 _{\$} : <u>19</u> -	-pk	- ∪ 2 ,9 0 0.00
	(3)	Leases and Executory Contracts $(\S(C)(3))$		\$		0.00
	(4)	(a) Conduit Mortgage Payments (§ (C)(4)(c))		\$		0.00
	(4)	(b) Arrearage Claims Secured Solely by Real Property (§		\$		0.00
	(5)	(a) Claims Secured by Personal Property or Combination(C)(5)) - Unmodified.	of Real & Personal Property (§	\$		0.00
	(5)	(b) Claims Secured by Personal Property or Combination (C)(5)) - Modified.	of Real & Personal Property (§	\$		9,580.53
	(6)	Priority Unsecured Claims (§(C)(6))		\$		0.00
	(7)	Unsecured Nonpriority Claims (§ (c)(7))		\$		155.47
	(8)	Total of Plan Payments to Trustee		\$		14,040.00
(J)		n 1325 Analysis. Best Interest of Creditors Test: Value of Debtor's interest in nonexempt property			\$	0.00
	(b	· · · · · · · · · · · · · · · · ·	owers		\$	0.00
	(c)		o wers		\$	0.00
	(d	1			\$	0.00
	(e		riority claims if Debtor filed Chap	oter 7	\$	0.00
(2)		11	an \$0, then state \$0)		\$ \$ \$	3,209.00 36 115,524.00
(3) F		d Payment to Unsecured, Nonpriority Creditors Under Pla	n		\$	155.47
inclus	sion of	a by Debtor(s) and Attorney for Debtor(s): No changes relevant Nonstandard Provisions in Section (H).	were made to the Model Plan, o	other than	the po	ossible
/s/ D	ANIEL .	ALFREDO ORTEGA	/s/ EMMA CECILIA ORTEGA			
DAN	EL AL	FREDO ORTEGA	EMMA CECILIA ORTEGA			
Debte	or		Debtor			
	aines N es Mey					
		Debtor				
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